UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

MAXLITE, INC.,

Plaintiff,

v.

Civ. No. 12-4072

M&C LIGHTING LTD F/N/A MODERN AND CLASSIC LIGHTING, LTD., D/B/A EXCEEDLITE, DENNIS SHIA, AND JOHN DOES 1-10, and XYZ CORP. 1-10,

Defendant.

ORDER

This matter having come before the Court by way of plaintiff MaxLite Inc.'s motion for partial default judgment [D.E. 54]; the Court having previously deemed defendants to have abandoned their defense of this case [D.E. 52]; MaxLite having requested in the instant application a permanent injunction, as well as permission to conduct third-party discovery aimed toward assessing its monetary damages; MaxLite asserting that once it has conducted third-party discovery it would be in a position to move a second time for default judgment, requesting such monetary damages; specific information concerning monetary damages being relevant to the Court's consideration of a motion for default judgment; efficiency weighing in favor of the Court addressing MaxLite's request for default judgment in one ruling, as opposed to in a bifurcated fashion; and good cause appearing for the requested third-party discovery to be conducted quickly,

IT IS on this 27th day of February, 2013,

ORDERED that MaxLite shall serve no more than five subpoenas on third parties for the purpose of assessing its monetary damages by March 18, 2013; and it is further

ORDERED that MaxLite's pending motion for partial default judgment is hereby terminated; and it is further

ORDERED that MaxLite shall move for default judgment no later than May 24, 2013.

/s/ Katharine S. Hayden Katharine S. Hayden, U.S.D.J